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GREGORY J. SMITH, COUNTY RECORDER
SAN DIEGO COUNTY RECORDER'S OFFICE
TIME: 3:54 PM

COVENANT TO RESTRICT USE OF PROPERTY ENVIRONMENTAL RESTRICTION

THIS COVENANT AND AGREEMENT [Covenant] is made the day of day of

WHEREAS, Annie Belle Thomas [Owner] owns all that real property located at 2967 **38**th Street, in the City of San Diego, County of San Diego, State of California, (APN: 454-61 **1-37)** [Premises]; and

WHEREAS, burn ash has been detected on, at, and/or under the Premises (See Site Characterization Report and Human Health Screening Former Quince Street Burn Site, **38th**, 39th and Quince Streets, San Diego, California dated March 27,2002, maintained by the City of San Diego Solid Waste Facility Local Enforcement Agency); and

WHEREAS, the burn ash may contain hazardous substances, including, but not limited to, lead; and

WHEREAS, burn ash sites are regulated in the State of California as solid waste disposal sites; and

WHEREAS, this Covenant sets forth protective provisions, covenants, restrictions, and conditions (collectively referred to as "Restrictions"), subject to which the Premises and every portion thereof shall be improved, held, used, occupied, leased, sold, hypothecated, encumbered, and/or conveyed. Each and every Restrictions: (a) runs with the land pursuant to Civil Code section 1471; (b) inures to the benefit of and passes with each and every portion of the Premises, (c) is for the benefit of, and is enforceable by the City and DTSC, and (d) is imposed upon the entire Premises unless expressly stated as applicable only to a specific portion thereof; and

WHEREAS, the City further concludes that the Premises, as remediated, and subject to the Restrictions of this Covenant, does not present an unacceptable threat to human safety or the environment; and

WHEREAS, pursuant to Civil Code section 1471(b), all successive owners of the Premises are expressly bound hereby for the benefit of the City; NOW, THEREFORE,

FOR VALUABLE CONSIDERATION, receipt of which **is** hereby acknowledged, the Owner grants to the City of San Diego, a municipal corporation, in the County of San Diego, State of California, its **successors** and assigns, this Covenant, and do, for themselves, their heirs, successors, lessees, agents, employees, and assigns, declare, covenant, and agree:

- 1. Development on the Premises shall be restricted **as** follows:
 - Prohibited Activities: On the Premises, there shall be no activities or projects that may result in digging, trenching, penetration and/or excavation of soil below the "Concrete Foundation of the Structure" (as defined in l.a.(i) below) and/or below three (3) feet beneath ground surface in the "Restricted Unpaved Areas" (as defined in l.a.(ii) below) and/or below three (3) feet beneath ground surface in the "New Concrete Pavement" area (as defined in l.a.(iv) below) without the express written approval of the City of San Diego Solid Waste Facility Local Enforcement Agency or its successor agency. Prohibited projects and activities may include, but are not limited to, subsurface swimming pools, spas or jacuzzis; utility trenches; landscape ponds or water features; foundations and/or footings for any construction work including, but not limited to, room additions, garage additions, basements, decks, gazebos, porches, walkways, play equipment, garden plots, patios and/or shade structures; planting holes for trees and shrubs; drainage facilities or systems; and footings and/or post holes for fences.
 - (i) For purposes of this Covenant, "Concrete Foundation of the Structure" means that portion of the Premises which serves as the foundation of the enclosed portion of the existing dwelling located nearest the westernmost property line of the Premises and designated as 2913 & 2915 38th Street. The "Concrete Foundation of the Structure" is depicted in the plot plan attached hereto as Eshibit "1," which is incorporated in full herein.
 - (ii) For purposes of this Covenant, "Restricted Paved Areas" means that portion of the Premises which is currently covered with asphalt pavement which, at its longest point, extends ninety-four (94) feet south of the Premises' northernmost property line, and which is more specifically depicted by dark shading in the plot plan attached hereto as Exhibit "1."
 - For purposes of this Covenant, "Restricted Unpaved Areas" means those four sections of the Premises specifically depicted by light shading in the plot plan attached hereto as Eshibit "1"and generally consisting of: one section directly south of the Premises' northernmost property line and north of the "New Concrete Pavement" and "Restricted Paved Areas;" one section directly east of the "Concrete Foundation of the Structure" and west of the 'Restricted Paved Areas;" and one section directly west of the "Concrete Foundation of the Structure." The "Restricted Unpaved Areas" are depicted in the plot plan attached hereto as Exhibit "1."
 - (iv) For purposes of this Covenant, "New Concrete Pavement" means that portion of the Premises directly to the north and west of the "Concrete Foundation of the Structure" and directly to the west of the northern portion of the "Restricted Paved Areas" and more specifically depicted in the plot plan attached hereto as Exhibit "I."
 - b. <u>Exceptions</u>: Notwithstanding the prohibitions described in section 1.a. above, this Covenant shall not apply to activities or projects, in violation of the above prohibited activities, which are necessary for the upgrade, replacement, repair or maintenance of the various utilities that exist at, or run through, over, or under the Premises. Should the Owners of the Premises determine or be advised that a utility upgrade, replacement, repair or maintenance project at the Premises is required and may result in penetrations of the ground surface beyond the depths allowed in this Covenant, the Owners shall so notify the City of San Diego Solid Waste Facility Local Enforcement Agency or its successor agency in writing and obtain its prior written approval before proceeding with any such activity or project.
- Agencies authorized by applicable Local, State and/or Federal regulations governing burn ash sites, and acting in enforcement of such regulations shall have access to the Premises upon reasonable notice while such applicable regulations remain in existence.
- 3. All fees associated with required inspections of the Premises, by regulatory agencies enforcing regulations governing solid waste or other regulations associated with ash or burn dumps, shall be borne by the City of San Diego.

Date: 1-8-03

Griselda Barbosa

This is to certify that the interest in real property conveyed by this instrument to the City of San Diego, a municipal corporation, is hereby accepted by the undersigned officer on behalf of the City of San Diego, pursuant to authority conferred by Resolution No. R-296273 adopted by the Council of the City of San Diego on April 9,2002, and the grantee consents to recordation thereof by its duly authorized officer.

Date:

1/23/03

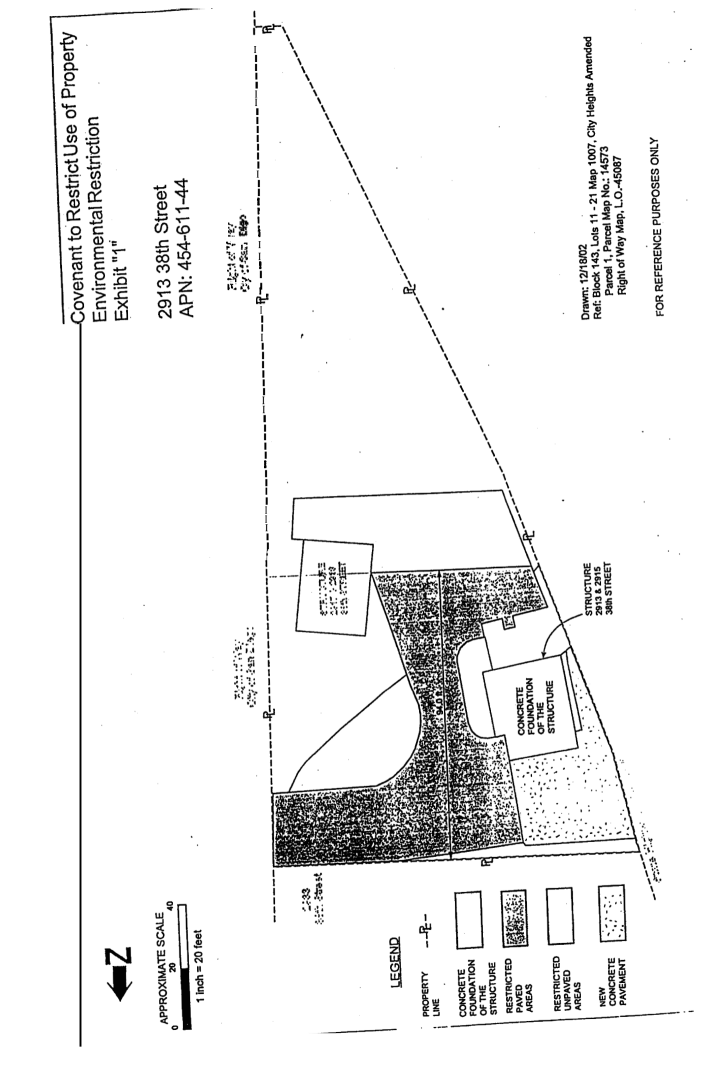
For City of San Diego

By:

B. Lanc MacKenzie

Acting Deputy Director, Real Estate Assets Department

NOTE NOTARY ACKNOWLEDGMENTS (FORALL SIGNATURES) MUST BE ATTACHED, PER CIVIL CODE SEC. 1 180 FT. SEQ.



CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT State of California personally appeared Dersonally known to meproved to **me** on the **basis** of satisfactory evidence MICHAEL W. FARKAS Commission # 1316304 to be the person(s) whose name(s) (is) are-Notary Public - California subscribed to the within instrument and San Diego County My Comm. Expires Aug 2, 2005 acknowledged to me that he/she/they executed same in his/her/their authorized capacity(ios), and that by his/heirsignature(s) on the instrument the person(s). or the entity upon behalf of which the person(s) acted. executed the instrument. WITNESS my hand and official seal. OPTIONAL . Though the information below is not required by law, it may prove valuable to persons relying on the document end could prevent fraudulent removal and reattachment of this form to another document. Description of Attached Document Title or Type of Document, Covenant Document Date: Number of Pages: Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual Top of thumb here ☐ Corporate Officer — Title(s): ☐ Partner ☐☐ Limited O General Attorney in Fact ☐ Trustee Guardian or Conservator Other:

Signer Is Representing:

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